

1
2
3
4
5
6
7 **UNITED STATES DISTRICT COURT**
8 **DISTRICT OF NEVADA**
9

10 CULINARY WORKERS' UNION,
11 LOCAL 226,

12 Plaintiff,
13 v.
14 CESAR BARSEY, *et al.*,
15 Defendants.

Case No. 2:10-cv-287-LDG (RJJ)

ORDER

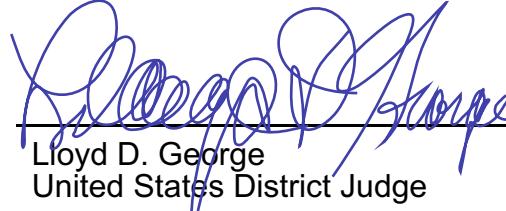
16 The plaintiff, Culinary Workers' Union, Local 226, has moved for default judgment
17 (#9). For the reasons stated within plaintiff's memorandum of points and authorities, the
18 court will grant the default judgment, will grant a permanent injunction ordering that
19 defendants cease use of all of the infringing domain names and cease use of plaintiff's
20 trade names and service marks, will grant a permanent injunction ordering the transfer of
21 the infringing domain names to the plaintiff, will award statutory damages of \$6,000, and
22 will award the costs of this suit. The court will not award attorney's fees. Accordingly,

23 THE COURT **ORDERS** that plaintiff's Motion for Default Judgment is GRANTED in
24 part and DENIED in part as set forth above;
25
26

1 THE COURT **FURTHER ORDERS** that plaintiff shall promptly file a proposed
2 judgment consistent with the above.

3 DATED this 14 day of July, 2010.

4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26



Lloyd D. George
United States District Judge